 1 2 3 4 	EMILY JOHNSON HENN (SBN 269482) COVINGTON & BURLING LLP 333 Twin Dolphin Drive, Suite 700 Redwood Shores, CA 94061 Telephone: 650-632-4700 Facsimile: 650-632-4800 Email: ehenn@cov.com		
5 6 7 8 9 10	SONYA D. WINNER (SBN 200348) CORTLIN H. LANNIN (SBN 266488) COVINGTON & BURLING LLP One Front Street, 35th Floor San Francisco, CA 94102 Telephone: 415-591-6000 Facsimile: 415-591-6091 Email: swinner@cov.com Email: clannin@cov.com	e Company	
12	UNITED STATES DISTRICT COURT		
13	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
14	SAN FRANCISCO DIVISION		
15			
16 17	JAMIE PETTIT, an individual, on behalf of himself, the general public, and those similarly situated,	Civil Case No.: 3:15-cv-02150-RS ORDER	
18	Plaintiff,	JOINT STIPULATION TO ADJUST CLASS	
19	v.	CERTIFICATION OPPOSITION AND REPLY DEADLINES	
20	PROCTER & GAMBLE COMPANY; AND DOES 1 THROUGH 50,		
21	Defendants.		
22	2010.1011.001		
23			
24			
25			
26			
27 28			
	1		

JOINT STIPULATION TO ADJUST CLASS CERTIFICATION OPPOSITION AND REPLY DEADLINES Civil Case No.: 3:15-cv-02150-RS

Pursuant to Civil L.R. 6-1(b), 6-2, and 7-12, plaintiff Jamie Pettit and defendant The Procter & Gamble Company ("P&G") respectfully submit this joint stipulation to adjust the opposition and reply deadlines related to plaintiff's motion for class certification.

WHEREAS, at the August 13, 2015 Case Management Conference and in a subsequent order, this Court set an initial briefing schedule for plaintiff's motion for class certification (*see* Dkt. No. 24);

WHEREAS, the parties filed joint stipulations on four subsequent occasions to extend the schedule for class certification, each of which was entered by the Court (*see* Dkt. Nos. 27, 29, 31 and 41);

WHEREAS, the last such stipulation (*see* Dkt. No. 41) was entered on August 29, 2016 and provided that plaintiff would file her motion for class certification by February 14, 2017; P&G would file its opposition by March 28, 2017; plaintiff would file her reply by April 25, 2017; and the hearing would be held at 1:30 p.m. on May 18, 2017.

WHEREAS, plaintiff timely filed her motion for class certification on February 14, 2017; WHEREAS, to accommodate the parties' agreed-upon schedule to depose various individuals, including the named plaintiff and the parties' class certification experts, and for P&G to provide certain supplemental discovery on which the parties have agreed, the parties propose to add three days to both the opposition and reply periods, but leave unchanged the hearing date.

NOW THEREFORE, THE PARTIES BY COUNSEL HEREBY STIPULATE as follows:

P&G shall provide certain agreed-upon supplemental discovery to plaintiff by March 17, 2017; P&G shall file its opposition to plaintiff's motion for class certification by March 31, 2017; P&G shall make available for deposition the week of April 17 any experts whose declarations are submitted in opposition to class certification; plaintiff shall file her reply by May 2, 2017, and the hearing shall remain on calendar for 1:30 p.m. on May 18, 2017, or another date convenient for the Court.

Case 3:15-cv-02150-RS Document 64 Filed 03/08/17 Page 3 of 3

1	DATED: March 8, 2017	COVINGTON & BURLING LLP
2		Day /-/ Cardin II I music
3		By: <u>/s/ Cortlin H. Lannin</u> Cortlin H. Lannin
4		Attorneys for Defendant
5		The Procter & Gamble Company
6	DATED: March 8, 2017	GUTRIDE SAFIER LLP
7	,	
8		By: /s/ Adam Gutride
9		Adam Gutride
10		Attorneys for Plaintiff
11		
12		
13	PURSUANT TO STIPULATION, AND FOR GOOD CAUSE SHOWN, THE	
14	COURT ORDERS AS FOLLOWS:	
15	P&G shall provide certain agreed-upon supplemental discovery to plaintiff by March 17,	
16	2017; P&G shall file its opposition to plaintiff's motion for class certification by March 31, 2017; P&G	
17	shall make available for deposition the week of April 17 any experts whose declarations are submitted in	
18	opposition to class certification; plaintiff shall file her reply by May 2, 2017, and the hearing shall	
19	remain on calendar for 1:30 p.m. on May 18, 2017, or another date convenient for the Court.	
20	D. A. MICH.	Wild Sent
21	DATED: <u>3/8/17</u>	THE HONORABLE RICHARD SEEBORG
22		UNITED STATES DISTRICT JUDGE
23		
24		

26

27

28